General Notice of Impending Layoff

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To: Office of Juvenile Justice Classified State Employees

From: Dr. Mary L. Livers, Deputy Secretary

Subject: Notice of Impending Layoff

Date: April 8, 2011

In accordance with the requirements of Civil Service Rule 17.12(a), notice is hereby given of an impending layoff to be effective close of business <u>June 12, 2011</u> in the <u>Office of Juvenile Justice</u>. Positions occupied by employees affected by this proposal are domiciled in the parish (es) <u>of East Baton Rouge</u>, <u>Ouachita</u>, <u>Jefferson</u>, <u>St. Landry</u>, <u>Calcasieu</u>, <u>and Lafavette</u>. This layoff is being proposed because of budget cuts made in <u>fiscal year 2010-2011</u>. <u>The plan will affect classified as well as unclassified employees; however, the Civil Service Rules regarding layoffs apply to classified employees only</u>

Once the layoff plan has been approved by the Director of Civil Service, it will be made generally available to you.

Any questions concerning this matter should be directed to <u>Human Resources Director</u>, <u>Mrs. Gwendolyn C.</u> <u>Jones at (225)287-7977</u>.

Responsibilities of Employees Affected in a Layoff Civil Service Rule 17.19

The responsibilities of employees affected in a layoff are listed below. This rule applies to active employees and includes employees who are on leave for any reason, on detail to special duty and on temporary interdepartmental assignment.

- (a) The employee shall read or otherwise make himself aware of agency-distributed information concerning the layoff.
- (b) The employee shall supply all information required by the agency to determine adjusted state service date in the format and by the deadline set by the agency. Failure to do so will result in the employee's adjusted service date being set at the date of their most recent hire.
- (c) If the employee is absent from work, he shall provide to the personnel specified by his agency, correct and current information as required by the agency on how he may be reached at all times.
- (d) The employee shall respond to a relocation offer in a manner determined by the agency. Failure to do so shall be considered a declination of the offer.
- (e) For purposes of meeting the job qualifications of the relocation offer, an employee must have a grade from Civil Service only in the instance of an employee moving from a sub-professional level job to a professional level job. The employee must have the grade before the effective date of the layoff to be eligible for that position. The grade need not be active; it may be expired; however, it must be a grade for the test currently in use and must be verifiable.
- (f) Once an employee accepts or declines a relocation offer, the decision is final.